Case	9:19-bk-11573-MB Doc 893 Filed 03/31/20 Main Document Page	Entered 03/31/20 15:30:28 Desc 1 of 6		
1 2 3 4 5 6 7 8	Vincent T. Martinez, SBN 174157 TWITCHELL AND RICE, LLP 215 North Lincoln Street P. O. Box 520 Santa Maria, CA 93456 Telephone: (805) 925-2611 Facsimile: (805) 925-1635 Attorneys for Defendant CANDACE LAINE EVENSON UNITED STATES BANK CENTRAL DISTRICT			
9	NORTHERN DIVISION			
10 11				
12	In re) Case No. 9:19-bk-11573-MB		
13	HVI CAT CANYON, INC.,	Chapter 11		
14	Debtor.) Adv. No. 9:20-ap-01011-MB)		
15) RESPONSE OF CANDACE LAINE) EVENSON TO TRUSTEE'S MOTION		
16	MICHAEL A. McCONNELL, CHAPTER 11 TRUSTEE,) FOR AN ORDER: (1) SETTING) PROCEDURES FOR ASSUMPTION OF		
17	Plaintiff,	OIL AND GAS LEASES; (2) AUTHORIZING ASSUMPTION OF SURFACE LEASES; AND (3)		
18	VS.) SURFACE LEASES; AND (3)) AUTHORIZING REJECTION OF THE) LAKEVIEW OFFICE AND		
19	DONNA JEAN AANERUD, an individual;	WAREHOUSE LEASE; MEMORANDUM OF POINTS AND		
20	RICHARD W. ACKERNMAN, Trustee; JANE A. ADAMS, an individual;	AUTHORITIES; SUPPORTING DECLARATION OF VINCENT T.		
21	JOHN S. ADAMS, an individual; CHARLES C. ALBRIGHT, Trustee Under) MARTINEZ)		
22	Trust of 5/20/76; OTHER DEFENDANTS LISTED ON)) Date: April 17, 2020		
23	EXHIBIT "1" HERETO and DOES 1-100,	Time: 10:00 a.m. Place: 1415 State Street		
24	Defendants.	Courtroom 201 Santa Barbara, CA 93101		
25) Judge: Hon. Martin R. Barash)		
26	Defendant Candace Laine Evenson ("Defendant"), hereby responds by and through her			
27	Vincent T. Martinez of the Law Firm Twitchell And Rice, LLP to Plaintiff Michael A. McConnell,			
28	Chapter 11 Trustee's ("Plaintiff") Motion For An Or	rder: (1) Setting Procedure s For Assumption DEF. EVENSON'S RESPONSE TO MOTION		

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MEMORANDUM OF POINTS AND AUTHORITIES

I.

Of Oil And Gas Leases; (2) Authorizing Assumption of Surface Leases; and (3) Authorizing

OIL AND GAS LEASE AND SURFACE AGREEMENT ARE SUBJECT TO 11 U.S.C. §365 BECAUSE THEY ARE EITHER AN EXECUTORY CONTRACT OR UNEXPIRED LEASE.

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Defendant disagrees with Trustee assertion that he can assume Defendant's Oil And Gas Lease and/or Surface Agreement that are subject to Trustee's motion since Defendant is of the position that Trustee must comply with 11 U.S.C. §365. The relevant provision of 11 U.S.C. §365 read as follows:

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"(a) Except as provided in sections 765 and 766 of this title and in subsections (b),

(c), and (d) of this section, the trustee, subject to the court's approval, may assume

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or reject any executory contract or unexpired lease of the debtor.

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(b)

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- (1) If there has been a default in an executory contract or unexpired lease of the debtor, the trustee may not assume such contract or lease unless, at the time of assumption of such contract or lease, the trustee—
- (A) cures, or provides adequate assurance that the trustee will promptly cure, such default other than a default that is a breach of a provision relating to the satisfaction of any provision (other than a penalty rate or penalty provision) relating to a default arising from any failure to perform non-monetary obligations under an unexpired lease of real property, if it is impossible for the trustee to cure such default by performing non-monetary acts at and after the time of assumption, except that if such default arises from a failure to operate in accordance with a nonresidential real property lease, then such default shall be cured by performance at and after the time of assumption in accordance with such lease, and pecuniary losses resulting from such default shall be compensated in accordance with the provisions of this

1 paragraph; (B) compensates, or provides adequate assurance that the trustee will promptly 2 3 compensate, a party other than the debtor to such contract or lease, for any actual 4 pecuniary loss to such party resulting from such default; and (C)provides adequate assurance of future performance under such contract or lease." 5 6 Id. 7 Here, all parties agree that 11 U.S.C. §§765 & 766 do not apply to the herein circumstances. 8 (See Trustee Motion Page 8, Lines 21-24.) 9 The issue before this Court is whether in California an Oil And Gas Lease or a Surface Agreement fall within the category of "...an executory contract or unexpired lease of the debtor" for 10 the purposes of 11 U.S.C. $\S 365((b)(1))$. Here, the terms of the oil and gas lease expressly 11 12 acknowledge that the is a lease with provisions of when and how it expires. The surface agreements are executory again under its express terms which here Trustee or the Debtor Estate admits it has 13 already benefitted from the performance of the Defendants performance of unexpired contracts. 14 Thus, Debtor has and continued to secure performance from its counter parties, here Defendant, that 15 cannot be guaranteed by the contract alone. Moreover the obligations of the contracts and leases 16 here extend beyond present performance, but are inclusive of future obligations to clean-up 17 18 environmentally sensitive matters. **CONCLUSION** 19 20 For the foregoing reasons, The Trustee's requests should be denied, and Defendant hereby requests that no relief prayed fro by Trustee be considered, and if considered, it be denied. 21 Twitchell And Rice, LLP 22 Dated: March 30, 2020 23 24 ncent T. Martinez, Attorneys for Attorneys for Defendant 25 CANDACE LAINE EVENSON 26 27 28

DECLARATION OF VINCENT T. MARTINEZ

I, Vincent T. Martinez, declare:

- 1. I am an attorney licensed to practice law in all the Courts of the State of California, and admitted to practice in the U.S. District Court for the Central District of California.
- 2. I am a partner of the law firm Twitchell and Rice, LLP, and am an attorney of record for Candace Laine Evenson, a defendant in the above entitled matter. The following statements are within my personal knowledge and if called as a witness, I could and would competently testify thereto.
- 3. Here, all parties agree that 11 U.S.C. §§765 & 766 do not apply to the herein circumstances. (See Trustee Motion Page 8, Lines 21-24.)

The issue before this Court is whether in California an Oil And Gas Lease or a Surface Agreement fall within the category of "...an executory contract or unexpired lease of the debtor" for the purposes of 11 U.S.C. §365((b)(1). Here, the terms of the oil and gas lease expressly acknowledge that the is a lease with provisions of when and how it expires. The surface agreements are executory again under its express terms which here Trustee or the Debtor Estate admits it has already benefitted from the performance of the Defendants performance of unexpired contracts. Thus, Debtor has and continued to secure performance from its counter parties, here Defendant, that cannot be guaranteed by the contract alone. Moreover the obligations of the contracts and leases here extend beyond present performance, but are inclusive of future obligations to clean-up environmentally sensitive matters.

I declare under penalty of perjury pursuant to the laws of the United States and the State of California that the foregoing is true and correct and that this declaration is executed on March 30, 2020, at Santa Maria, California.

Vincent T. Martinez

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 215 N. Lincoln Street, Santa Maria, CA 93458

A true and correct copy of the foregoing document described <u>RESPONSE OF CANDACE LAINE EVENSON TO TRUSTEE'S MOTION FOR AN ORDER: (1) SETTING PROCEDURES FOR ASSUMPTION OF OIL AND GAS LEASES; (2) AUTHORIZING ASSUMPTION OF SURFACE LEASES; AND (3) AUTHORIZING REJECTION OF THE LAKEVIEW OFFICE AND WAREHOUSE LEASE; MEMORANDUM OF POINTS AND AUTHORITIES; SUPPORTING DECLARATION OF <u>VINCENT T. MARTINEZ</u> will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner indicated below:</u>

1. <u>TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u>: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On March 31, 2020, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

United States Trustee (ND)

Michael Authur McConnell (TR)

Brian Fittipaldi (Attorney for US Trustee)

<u>ustpregion16.nd.ecf@usdoj.gov</u>

Michael.mcconnell@kellyhart.com

brian.fittipaldi@usdoj.gov

William C. Beall

Bradley D. Blakeley

Willow and the state of the sta

Alan D. Condren berickson@seemackall.com

Don Fisher dfisher@ptwww.com; tblack@ptwww.com

Gisele M. Goetz <u>gmgoetz@hbsb.com</u>; <u>ggoest@collegesoflaw.edu</u>; cecilia@hbsb.com

Karen L. Grant kgrant@silcom.com
Brian L. Holman b.holman@mpglaw.com

Eric P. Isreal eisrael@DanningGill.com; danninggill@gmail.com;

eisrael@ecf.inforuptcy.com

Mitchell J. Langberg mlangberg@bhfs.com; dcrudup@bhfs.com

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annie cunningham@gmail.com

Benjamin P. Pugh bpugh@ecg.law, mwoo@ecg.law; mhamburger@ecg.law;

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William E. Winfield wwinfield@calattys.com; scuevas@calattys.com

Service information continued on attached page

2. SERVED BY UNITED STATES MAIL:

On (date) March 31, 2020, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy of thereof in a

sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed. *Pursuant to General Order 20-02 – Procedures for Public Emergency Related to Covid-19 Outbreak a mandatory judge's copy is not being served.*

Honorable Martin R. Barash United States Bankruptcy Court Central District of California 21041 Burbank Boulevard, Suite 342 / Courtroom 303 Woodland Hills, CA 91367 Donna Jean AAnerud 523 W. Citracado Parkway Escondido, CA 92025

Richard W. Ackerman c/o Richards W. Ackerman Trust 3-14-2017 P.O. Box 559 Darby, MT 59829 Guarantee Royalties, Inc. Hemar, Rousso & Heald, LLP c/o J. Alexandra Rhim 15910 Ventura Blvd., 12th Fl Encino, CA 91436

Labor Liquidating & Associates, LP Hemar, Rousso & Heald, LLP c/o J. Alexandra Rhim 15910 Ventura Blvd., 12th FI Encino, CA 91436

	☐ Se	Service information continued on attached page)
EMAIL (state method LBR, onovernight mail service transmission and/or e	for each person or entity served, I served the following, or (for those who consented mail as follows. Listing the jud	red): Pursuant to F.R.Civ.P. 5 and/or controlling persons and/or entities by personal deliver in writing to such service method), by facsimage here constitutes a declaration that personal ecompleted no later than 24 hours after the	ing ery, nile nal
	☐ Se	Service information continued on attached page	;
I declare under penalt true and correct.	y of perjury under the laws of th	he United States of America that the foregoing	ı is
March 31, 2020	Sarah McComish	/s/ Sarah McComish	
Date	Type Name	Signature	